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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/747,428	12/22/2000	Neclam N. Vaidya	0007056-0174/P5701NP/ARC	6/ 1488
58328 SUN MICROS	7590 09/21/2007		EXAMINER	
C/O SONNENSCHEIN NATH & ROSENTHAL LLP			AL HASHEMI, SANA A	
	P.O. BOX 061080 WACKER DRIVE STATION, SEARS TOWER CHICAGO, IL 60606-1080		ART UNIT	PAPER NUMBER
			2164	
			<u></u>	
			MAIL DATE	DELIVERY MODE
			09/21/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	•	$\mathcal{M}_{\mathcal{M}}$
	Application No.	Applicant(s)
	09/747,428	VAIDYA ET AL.
Office Action Summary	Examiner	Art Unit
	Sana Al-Hashemi	2164
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNION FR 1:136(a). In no event, however, may a real n. Beriod will apply and will expire SIX (6) MON that the cause the application to become AE	CATION. eply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 1	<u>10 July 2007</u> .	
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.	
3) Since this application is in condition for all	·	
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.D). 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-24</u> is/are pending in the applica	ition.	• .
4a) Of the above claim(s) is/are with		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-24</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction a	nd/or election requirement.	•
Application Papers		
9) The specification is objected to by the Exar	miner.	
10) ☐ The drawing(s) filed on is/are: a) ☐	accepted or b) ☐ objected to	by the Examiner.
Applicant may not request that any objection to	the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the co		
11)☐ The oath or declaration is objected to by th	e Examiner. Note the attached	d Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) ☐ Acknowledgment is made of a claim for for a) ☐ All b) ☐ Some * c) ☐ None of:	eign priority under 35 U.S.C. §	§ 119(a)-(d) or (f).
1. Certified copies of the priority docum	nents have been received.	
2. Certified copies of the priority docum		
3. Copies of the certified copies of the	priority documents have been	received in this National Stage
application from the International Bu	•	
* See the attached detailed Office action for a	a list of the certified copies not	received.
Attachment(s)		
1) X Notice of References Cited (PTO-892)	· /	Summary (PTO-413)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO/SB/08) 		s)/Mail Date nformal Patent Application
3)	6) Other:	·

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DETAILED ACTION

- 1. This action is issued in response to applicant's amendment filed 10/21/2004.
- 2. Claims 1-24 were not amended. No claims were deleted. None were added.
- 3. Claims 1-24 are still pending.

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 7/10/07 has been entered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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Claims 1-24, are rejected under 35 U.S.C. 102(e) as being unpatentable over Lee et al. (Lee hereinafter) US Patent No. 7,072,896 filed Feb. 14, 2001, which claim the priority of a provisional application filed February 16, 2000.

Regarding Claims 1, 6, 11, and 16, Lee discloses a method for managing a plurality of nodes in a layered hierarchically organized database stored in a server on a computer network comprising:

accessing a subset of said nodes in response to a client request (Col. 24, lines 4-9, Lee); modifying one or more state attributes associated with said nodes to control merging and updating of layers to a resulting layered hierarchical database in response to said client request, wherein the one or more state attributes indicates a last action taken on a corresponding data element (Col. 24, lines 14-20, Lee); and

managing said nodes using said state attribute, wherein each one of said state attributes comprises an eXtensible Markup Language (XML) format attribute (Col. 18, lines 26-42, Lee).

Regarding Claims 2, 7, 12, and 17, Lee discloses a method wherein said state attributes indicate that a corresponding data element is one of updated default, deleted, and added Col. 17, lines 59-67, Lee).

Regarding Claims 3, 8, 13, and 18, Lee discloses a method wherein each one of said state attributes includes a value of one of default, replaced, modified, and deleted, indicating a last action taken on a corresponding data element ((Col. 20, lines 45-55, Col. 28, lines 49-52, Lee).

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Regarding Claims 4, 9, 14, 19, and 21-24, Lee discloses the method wherein each one of said nodes comprises an XML node (Col. 28, lines 38-47, Lee).

Regarding Claims 5, 10, 15, and 20, Lee discloses a method wherein said nodes are organized in a Document Object Model format (Col. 28, lines 52-60, Lee).

Response to Amendment

Applicant's arguments filed 7/10/07have been fully considered but they are not persuasive.

Applicant argues the Lee reference fails to disclose "modifying one or more state attribute associated with said nodes to control merging and updating of layers to a resulting layered hierarchical database in response to said client request, wherein the one or more state attribute indicates a last action taken in a corresponding data element"

Examiner disagrees. A very brief explanation of what is the HTML, and XML. The HTML is a Hyper Text Mark Language files which is a tag based notation language used to format documents that can then be interpreted and rendered by an Internet browser, the HTML is an application (Standard Generalized Markup Language) that uses tags to mark elements, such as text and graphics, in a document. On the other hand the XML is the extensible Markup Language, a condensed form of Standard Generalized Markup Language, which allow the Web developers and designer to customize tags that offer greater flexibility in organizing and presenting information that is possible with the older HTML document coding system. And as

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stated in the back ground of the applied art the DTD is an element and attribute structure which is used in the XML as shown in Fig. 1A, Col. 1, lines 38-65, and as shown in Col. 25, lines 9-28, the method of updating the attribute(s) and the in lining the attribute group or attribute type, which corresponds to the update/modifying the state attribute. And at Col. 40, Lee discloses a method of integrating the DTD and store the metadata table to ensure the integrity constrain when modifying the DTD.

Applicant argues that the Lee reference fails to teach or suggest "layered hierarchically organized database includes an organizational format corresponding to an organizational layout of an enterprise".

Examiner disagrees. Although the argued limitation was not supported or defined in the disclosure of the instant application in any specific way to distinguish the layered hierarchically organized database includes an organizational format corresponding to an organizational layout of an enterprise from Fig. 14 of Lee which disclose the layered hierarchical database include an organizational format corresponding to an organizational layout of an enterprise.

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Points of Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sana Al-Hashemi whose telephone number is (571) 272-4013. The examiner can normally be reached on Monday - Friday from 8:00 AM to 4:30 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Rones, can be reached on (571) 272-4085. Any response to this office action should be mailed to: The Commissioner of Patents and Trademarks, Washington, D.C. 20231. Or telefax at phone number (703) 872-9306. For formal or draft communications, please label "PROSPOSED" or "DRAFT". Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, 6th Floor Receptionist, Arlington, Virginia. 22202.

Sana Al-Hashemi

Primary Patent Examiner Technology Center 2100

August 26, 2007